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U.S. APPLICATION NO.	FIRST NA	MED APPLICANT	ATTY. DOCKET NO.	
09/462355	PICCALUGA	Р	32143-156903	
VENABLE BAETJER HOWARD & CIVILETTI 1201 NEW YORK AVENUE NW		L	PCT/FR98/01437	
SUITE 1000 WASHINGTON, DC 20005 3917	7	I.A. FILING DA	ATE PRIORITY DATE	
WASHINGTON, DC 20003 3911		06 JUL 9		
1		DATE MAILED: 2	9 FEB 2000	
	MISSING REQUIREMENTS UND TES DESIGNATED/ELECTED OF		THE UNITED	
1. The following items have been s	submitted by the applicant or the IB to		ent and Trademark Office as	
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Copy of the international ap	pplication in:			
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	ry Examination Report in English and the International Preliminary Examinat		h	
Preliminary amendment(s)	•	ion Report into Englis		
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<b>—</b> • • • • • • • • • • • • • • • • • • •	earch Report X and copies of the refe	rences cited therein.		
Other:  The following items MIIST be f	furnished within the period set forth be	elow in order to compl	ete the requirements for	
acceptance under 35 U.S.C. 371:	armshed within the period set forth of	now in order to comp.	eac are requirements for	
	tion into English. Note a processing	fee will be required if	submitted later than the	
appropriate 20 or 30 months	strom the priority date.	indicated on the att:	ached Notice of Defective	
Translation.	mation is detective for the reasons	moleculed on the title	ioned model of Belledaye	
b. Processing fee for provid 30 months from the priority	ing the translation of the application a	nd/or the Annexes late	er than the appropriate 20 or	
🗷 c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), identifying the application by				
the International application number and international filing date.  The current oath or declaration does not comply with 37 CFR 1.497(a) and (b) for the reasons indicated				
on the attached PC		CFR 1.497(a) and (b)	for the reasons indicated	
	the oath or declaration later than the a	ppropriate 20 or 30 me	onths from the priority date	
(37 CFR 1.492(e)). 3. Additional claim fees of \$	as a Diarga antity Demai	Lantity including any	required multiple dependent	
	must submit the additional claim fees			
due. See attached PTO-875.				
ALL OF THE ITEMS SET FOR	TH IN 2(a)-2(d) AND 3 ABOVE MU	ST BE SUBMITTED	WITHIN ONE MONTH	
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ABANDONMENT.	VER IS LATER. FAILURE TO PR	OPERLY RESPONI	WILL RESULT IN	
	extended by filing a petition and fee for	z aztansian of timo un	dos the associations of 27	
CFR 1.136(a).	extended by fining a pedition and fee to	extension of time un	der die provisions of 37	
A The relation of the Assessment MITT	077 to and a local and a local shape since			
	ST be submitted no later that the time d if submitted later than 30 months fro		e annexes will be cancelled.	
5. The Article 19 amendments a	re cancelled since a translation was n		ropriate 20 (37 CFR.	
494(d)) or 30 (37 CFR 1.495(d)) m	onths from the priority date.			
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☐ PTO-875		SI	nelby J. Vigil	
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